## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

IN RE: BAYCOL :

PRODUCTS LITIGATION : MDL Docket No. 1431

## AUTHORIZATION FOR RELEASE OF MEDICAL RECORDS

(No Psychological Injury is Claimed)

To:	
	Name
	Address
	City, State and Zip Code
	This will authorize you to furnish copies of all medical records, including, but not limited
to, me	dical reports, blood tests, radiographic films, CT scans, X-rays, MRI films, MRA films,
corres	pondence, progress notes, prescription records, echocardiographic recordings, written
staten	ents, employment records, wage records, disability records, medical bills, and other
docun	nents in your possession, except for records for treatment of psychological, psychiatric or
emoti	onal problems, concerningName of Patient
whose	date of birth is and whose social security number is
	You are authorized to release the above records to the following representatives of
defen	lants in the above-entitled matter, who have agreed to pay reasonable charges made by you
to sup	ply copies of such records.
	Name of Representative
	Representative Capacity (e.g., attorney, records requester, agent, etc.)

Street Address		
City, State and Zip Code		

This authorization does not authorize you to disclose anything other than documents and records to anyone.

This authorization is not valid unless the record requester named above has executed the acknowledgement at the bottom of this authorization

Date:	
	Patient or Guardian Signature
Date:	
	Witness Signature

## ACKNOWLEDGEMENT

The undersigned, as the record requester named in the above medical authorization, hereby declares under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the attorney for the patient named in the foregoing medical authorization has been given notice that the authorization will be used to request records from the person or entity to whom it is addressed, if named in Plaintiff's Fact sheet; or, if the authorization is addressed to a third party not listed in Plaintiff Fact Sheet, the attorney for the patient named has been given ten (10) days advance notice and has been afforded an opportunity to object to the request, and any objections have been resolved. The attorney for the patient named in the foregoing medical authorization has also been afforded an opportunity to order copies of the records from the undersigned requestor at a reasonable cost.

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